CASE NO 8:18-cv-01753-DOC-ADS

ATTORNEYS AT LAW

SAN DIEGO

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1	NOW, THEREFORE, the parties to the above-captioned action hereby		
2	stipulate and agree that Defendant shall have until and including January 2, 2019 to		
3	file an answer or otherwise respond to the complaint.		
4	D . 1	N 1 20 2010	COOLEWILD
5	Dated:	November 20, 2018	COOLEY LLP
6			/s/ Darcie A. Tilly Darcie A. Tilly (239715)
7			EMAIL: dtilly@cooley.com
8			Attorneys for Defendant SOOTHE, INC.
9			
10			The filer, Darcie A. Tilly, attests that the other signatory listed, on whose behalf the filing is submitted, concurs in the filing's content and has authorized the filing.
11			content una nas authorizea the juing.
12	Dated:	November 20, 2018	WOODROW & PELUSO
13			
14 15			/s/ Steven Woodrow Steven Woodrow (admitted pro hac vice) EMAIL: swoodrow@woodrowpeluso.com
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17			Attorneys for Plaintiff ATOINETTE HERRERA
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COOLEY LLP ATTORNEYS AT LAW SAN DIEGO			2. STIP. TO EXTEND TIME TO RESPOND TO INITIAL COMPLAINT BY NOT MORE THAN 30 DAYS (L.R. 8-3) CASE NO 8:18-cy-01753-DOC-ADS

SAN DIEGO